UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT KNOXVILLE

JUAN CARLOS BADILLO,)		
Petitioner,)		
v. UNITED STATES OF AMERICA, Respondent.))))	Nos:	3:06-cr-072 3:07-cv-399 (VARLAN/GUYTON)
JUDGMENT ORDER			
In accordance with the accompanying Memorandum, the motion to vacate, set aside			
or correct sentence pursuant to 28 U.S.C. § 2255 is DENIED and this action is			
DISMISSED . Should the petitioner give timely notice of an appeal from this decision, such			
notice will be treated as an application for a certificate of appealability, which under the			
circumstances is DENIED . The Court CERTIFIES that any appeal from this action would			
not be taken in good faith and would be totally frivolous. Therefore, this Court hereby			
DENIES the petitioner leave to proceed	in forma pau	peris on	appeal.
ENTER:			
	s/ Thomas A UNITED ST		n DISTRICT JUDGE
ENTEDED AS A HIDGMENT			

ENTERED AS A JUDGMENT

s/ Patricia L. McNutt CLERK OF COURT